IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE: Case No. 23-34815 (JPN)

GALLERIA 2425 Owner, LLC.

§ § § Debtor Chapter 11

AMENDED SUPPLEMENT TO EMERGENCY MOTION TO CONTINUE HEARING ON CONFIRMATION OF PLAN FILED BY NATIONAL BANK OF KUWAIT AND JOINT PLAN PROPOSED BY 2425 WL, LLC AND DEBTOR

TO THE HONORABLE U.S. BANKRUPTCY JUDGE:

COMES NOW 2425 WL, LLC ("Movant") and files this Supplement to its Motion to

Continue Hearings on Confirmation of Plan filed by National Bank of Kuwait and Joint Plan filed

by 2425 WL, LLC and Debtor and would show as follows:

THIS MOTION SEEKS AN ORDER THAT MAY ADVERSELY AFFECT YOU. IF YOU OPPOSE THE MOTION, YOU SHOULD IMMEDIATELY CONTACT THE MOVING PARTY TO RESOLVE THE DISPUTE. IF YOU AND THE MOVING PARTY CANNOT AGREE, YOU MUST FILE A RESPONSE AND SEND A COPY TO THE MOVING PARTY. YOU MUST FILE AND SERVE YOUR RESPONSE WITHIN 21 DAYS OF THE DATE THIS WAS SERVED ON YOU. YOUR RESPONSE MUST STATE WHY THE MOTION SHOULD NOT BE GRANTED. IF YOU DO NOT FILE A TIMELY RESPONSE, THE RELIEF MAY BE GRANTED WITHOUT FURTHER NOTICE TO YOU. IF YOU OPPOSE THE MOTION AND HAVE NOT REACHED AN AGREEMENT, YOU MUST ATTEND THE HEARING. UNLESS THE PARTIES AGREE OTHERWISE, THE COURT MAY CONSIDER EVIDENCE AT THE HEARING AND MAY DECIDE THE MOTION AT THE HEARING.

REPRESENTED PARTIES SHOULD ACT THROUGH THEIR ATTORNEY

Emergency (or expedited) relief has been requested. If the Court considers the motion on an emergency (or expedited) basis, then you will have less than 21 days to answer. If you object to the requested relief or if you believe that the emergency (or expedited) consideration is not warranted, you should file an immediate response.

- 1. On June 2, 2024, Mr. Choudhri was rushed to the hospital. He was diagnosed with a stroke. Mr. Choudhri is presently admitted to the stroke unit of Methodist Hospital.
- 2. On June 7, 2024, Ali Choudrhi had a follow-up visit with his cardiologist and was advised not to work or "participate in any stressful interactions" until July 7, 2024.

EXHIBIT

- 3. On June 4, 2024, the Court entered an order setting forth several dates available for continuing the confirmation hearing. Of those dates, only July 30, 2024 would allow Mr. Choudhri to attend and participate and also follow his doctor's order.
- 4. Accordingly, 2425 WL, LLC asks the Court to continue the hearing until July 30, 2024.
- 5. This motion is supported by the Declaration of Mark E. Smith.

Respectfully Submitted,

BARRON & NEWBURGER, P.C.

7320 N. MoPac Expwy., Suite 400 Austin, Texas 78731 Tel: (512) 476-9103

By:/s/ Mark E. Smith
Stephen W. Sather, Attorney-in Charge
State Bar No.17657520
Mark E. Smith
State Bar No. 24070639

ATTORNEYS FOR CREDITOR, 2425 WL,LLC

DECLARATION OF MARK E. SMITH

- 1. My name is Mark E. Smith. I am over the age of 18 years and am fully competent to give this Declaration. I have personal knowledge of the facts stated herein and they are true and correct. I give this Declaration under penalty of perjury pursuant to 28 U.S.C. Sec. 1746.
- 2. On June 7, 2024, I was advised by Mr. Ali Choudhri that he had just completed a follow-up appointment with his cardiologist and had been advised to not work and avoid stressful situations until July 7, 2024. With Mr. Choudhri's consent, I have attached a copy of the doctor's letter as Exhibit A.
- 3. Based on potential available dates for a rescheduled confirmation hearing provided by the Court, only July 30, 2024 would allow Mr. Choudhri to attend and participate and also conform with the doctor's order.

Dated: June 7, 2024.

I declare the above and foregoing to be true and correct under penalty of perjury.

/s/Mark E. Smith Mark E. Smith

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served on the 7th day of June, 2024 to the parties on the attached list via Court's CM/ECF noticing system to all parties registered to receive such notice or by US Mail, postage pre-paid.

/s/ Mark E. Smith Mark E. Smith C6ses <u>2.3.3344811.</u>5 D <u>Doctomereth 4.124-2</u>.4 Filfeite thir TXSB Boro 0.0 (1/2/1/2/4.4 P. Roger 5.5 fo 7.8 noticing 2425 WL, LLC

Label Matrix for local noticing 0541-4 Case 23-34815

Southern District of Texas

Houston

Fri Jun 7 16:14:42 CDT 2024

CC2 TX, LLC c/o Howard Marc Spector Spector & Cox, PLLC 12770 Coit Road Suite 850 Dallas, TX 75251-1364

(p) HARRIS COUNTY ATTORNEY'S OFFICE

P O BOX 2928

HOUSTON TX 77252-2928

Houston ISD

Linebarger Goggan Blair & Sampson LLP

c/o Tara L. Grundemeier

PO Box 3064

Houston, TX 77253-3064

2425 WL, LLC

13498 Pond Springs Rd. Austin, TX 78729-4422

Ali Choudhry

1001 West Loop South 700 Houston, TX 77027-9084

CC2 TX, LLC

14800 Landmark Blvd., Suite 400

Dallas, TX 75254-7598

Caz Creek Lending 118 Vintage Park Blvd No. W

Houston, TX 77070-4095

City of Houston c/o Tara L. Grundemeier

Linebarger Goggan Blair & Sampson LLP

PO Box 3064

Houston, TX 77253-3064

Environmental Coalition Inc

PO Box 1568

Stafford, TX 77497-1568

2425 West Loop South 11th floor

Houston, TX 77027-4304

City of Houston

Linebarger Goggan Blair & Sampson LLP

c/o Tara L. Grundemeier

PO Box 3064

Houston, TX 77253-3064

Hayward PLLC c/o Melissa Hayward

10501 N. Central Expy., Ste. 106

Dallas, TX 75231-2203

National Bank of Kuwait, S.A.K.P., New York

2425 West Loop, LLC

2000 Hughes Landing Blvd., Suite 815 The Woodlands, Texas 77380-4142

Arin-Air, Inc.

5710 Brittmoore Rd. #13 Houston, TX 77041-5627

CFI Mechanical, Inc 6109 Brittmoore Rd

Houston, TX 77041-5610

Cirro Electric PO Box 60004

Dallas, TX 75266

Comcast PO Box 60533

City of Industry, CA 91716-0533

Ferguson Facilities Supplies

PO Box 200184

San Antonio, TX 78220-0184

c/o Smith & Cerasuolo, LLP 7500 San Felipe, Suite 777

Houston, TX 77063-1709

Galleria 2425 Owner, LLC 1001 West Loop South 700 Houston, TX 77027-9084

Houston Community College System Linebarger Goggan Blair & Sampson LLP

c/o Tara L. Grundemeier

PO Box 3064

Houston, TX 77253-3064

United States Bankruptcy Court

PO Box 61010

Houston, TX 77208-1010

ADT

PO Box 382109

Pittsburgh, PA 15251-8109

Ash Automated Control Systems, LLC

PO Box 1113

Fulshear, TX 77441-2013

CNA Insurance Co PO Box 74007619

Chicago, IL 60674-7619

City of Houston PO Box 1560

Houston, TX 77251-1560

Datawatch Systems

4520 East West Highway 200 Bethesda, MD 20814-3382

Firetron PO Box 1604

Stafford, TX 77497-1604

C655523-3314811.5 D Dccommenter 1414-124 File thir TXXB B to 06/20/1/2424 P Race 6 6 for 8 ING Gulfstream Legal Group H.N.B. Construction, LLC

(p)FIRST INSURANCE FUNDING 450 SKOKIE BLVD SUITE 1000 NORTHBROOK IL 60062-7917

1300 Texas St Houston, TX 77002-3509 H.N.B. Construction, LLC c/o Malcolm D. Dishongh PO Box 2347 Humble, TX 77347-2347

Houston, TX 77253-3064

HNB Construction, LLC 521 Woodhaven Ingleside, TX 78362-4678 Hayward PLLC c/o Melissa S. Hayward 10501 N. Central Expy., Ste. 106 Dallas, TX 75231-2203 Houston Community College System c/o Tara L. Grundemeier Linebarger Goggan Blair & Sampson LLP PO Box 3064

Houston ISD c/o Tara L. Grundemeier Linebarger Goggan Blair & Sampson LLP PO Box 3064 Houston, TX 77253-3064 Jetall Companies, Inc 1001 West Loop South Ste 700 Houston, TX 77027-9033

Kings 111 Emergency Communications 751 Canyon Drive, Suite 100 Coppell, TX 75019-3857

Lexitas
PO Box Box 734298 Dept 2012
Dallas, TX 75373-4298

Lloyd E. Kelley 2726 Bissonent Suite 240 Houston, TX 77005-1352 Logix Fiber Networks PO Box 734120 Dallas, TX 75373-4120

MacGeorge Law Firm 2921 E 17th St Blgd D Suite 6 Austin, TX 78702-1572 Mueller Water Treatment 1500 Sherwood Forest Dr. Houston, TX 77043-3899 Naissance Galleria, LLC c/o Law Office of Nima Taherian 701 N. Post Oak Rd. Ste 216 Houston, TX 77024-3868

National Bank of Kuwait 299 Park Ave. 17th Floor New York, NY 10171-0023 Nationwide Security 2425 W Loop S 300 Houston, TX 77027-4205 Nichamoff Law Firm 2444 Times Blvd 270 Houston, TX 77005-3253

Rodney L. Drinnon 2000 West Loop S, Ste. 1850, Houston, Texas 77027-3744

3100 Interstate North Cir SE 500 Atlanta, GA 30339-2296

U.S. Trustee's Office 515 Rusk, Suite 3516 Houston, Texas 77002-2604

US Retailers LLC d/b/a Cirro Energy Attention: Bankruptcy Department PO Box 3606 Houston, TX 77253-3606 US Trustee Office of the US Trustee 515 Rusk Ave Ste 3516 Houston, TX 77002-2604 Waste Management PO Box 660345 Dallas, TX 75266-0345

Zindler Cleaning Service Co 2450 Fondren 113 Houston, TX 77063-2314 Ali Choudhri 24256 West Loop South 11th Floor Houston, TX 77027

Jones Murray LLP 602 Sawyer St Ste 400 Houston, TX 77007-7510

Christopher R Murray

James Q. Pope The Pope Law Firm 6161 Savoy Drive Ste 1125 Houston, TX 77036-3343

Baker & Associates 950 Echo Lane Suite 300 Houston, TX 77024-2824

Reese W Baker

Rodney Drinnon McCathern Houston 2000 W Loop S Ste. 1850 Houston, TX 77027-3744

Cass 2.2-3.344811.5 D Document 14 149-2.4 File let ithir T X S B B no 10 6/2/1/2/4.4 P Rager 7 75 17 8

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Harris County, ATTN: Property Tax Division Harris County Attorney's Office P.O. Box 2928

Houston, TX 77252-2928 United States

First Insurance Funding 450 Skokie Blvd Northbrook, IL 60062 (d)Harris County Tax Assessor PO Box 4622 Houston, TX 77210

(d)Harris County, et al PO Box 2928 Houston, TX 77252

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u) 2425 West Loop, LLC

(u) Sonder USA Inc.

(d)Arin-Air, LLC 5710 Brittmoore Rd. #13 Houston, TX 77041-5627

(du) Sonder USA Inc.

(u) Azeemeh Zaheer

(u) Jack Rose

End of Label Matrix
Mailable recipients 59
Bypassed recipients 6
Total 65

Patient: CHOUDHRI, Ali DOB: Jan 24, 1980

Casse 223-0348415 Domoumentt 44/02-14 Filediin TIXSB oon 0/6/0179/224 Pragge 18 off 18



To Whom It May Concern

Please excuse Choudhri, Ali from Work. He was seen in the office on June 7, 2024.

Remarks / Limitations:

Patient had a stroke with ongoing workup. Patient will need to be off work for a month. Patient shall not return to work until July 7, 2024. Patient shall not participate in any stressful interactions and not return to work until July 7, 2024.

If you have any questions or concerns please contact my office.

Sincerely,

Sajid Ali MD

Interventional Cardiology / Peripheral Vascular Disease

Houston Cardiology Consultants

Address: 8830 Long Point Drive, Suite 507, Houston, TX. 77055

Tel: (713) 464-4140 Fax: (713) 464-7296 Email: info@hccheart.com

Document: 6/7/2024 return to work Printed: 06-07-2024 12:52:06

Page 1 of 1